The Gazette



of Andia

PUBLISHED BY AUTHORITY

No. 26] NEW DELHI, SATURDAY, JULY 1, 1961/ASADHA 10, 1883

NOTICE

The undermentioned Gazette of India Extraordinary was published upto the 23rd June 1961:—

Issue No. No. and date

Issued by

Subject

72 G.S.R. 828, dated 23rd Ministry of Home June, 1961. Affairs. The President revokes the proclamation made on 25th February, 1961, in relation to the Orissa State.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 23rd June 1961

- G.S.R. 831—In pursuance of sub-rule (1) of rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954, the Central Government, in consultation with the State Governments concerned and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, namely:—
- 1. (i) These regulations may be called the Indian Administrative Service (Appointment by Promotion) Amendment Regulations, 1961.
- (ii) They shall be deemed to have come into force on the first day of May, 1960.
- 2. In the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, in the Schedule,
 - (i) serial No. 4 and the entries against it shall be omitted.

- (ii) existing serial No. 5 shall be re-numbered as serial No. 4 and after serial No. 4 as so re-numbered and the entries relating thereto the following shall be inserted, namely:—
- "5. Gujarat.—(1) Chief Secretary to the Government cuparat.
- (2) and (3) Two Commissioners of Divisions.
- (4) Secretary to the Government of Gujarat, Agriculture and Lands Department".
 - (iii) after serial No. 8 and the entries relating thereto the following shall be inserted, namely:—
 - "9. Maharashtra. (1) Chief Secretary to the Government of Maharashtra.
- (2) Secretary to the Government of Maharashtra in the Revenue Department.
 - (3) Secretary to the Government of Maharashtra in the Home Department.
- (4) Another Secretary to the Government of Maharashtra nominated by the State Government.
 - (5) Seniormost Commissioner of a Division".
 - (iv) the existing Serial Nos. 9 to 14 shall be re-numbered as Serial Nos. 10 to 15 respectively.

[No. 5/18/60-AIS(I).]

- G.S.R. 832.—In pursuance of sub-rule (1) of rule 9 of the Indian Police Service (Recruitment) Ru'es, 1954, the Central Government, in consultation with the State Governments concerned and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Police Service (Appointment by Promotion) Regulations, 1955, namely:—
- 1. (i) These regulations may be called the Indian Police Service (Appointment by Promotion) Amendment Regulations, 1961.
- (ii) They shall be deemed to have come into force on the first day of May, 1960.
- 2. In the Indian Police Service (Appointment by Promotion) Regulations, 1955, in the Schedule,
 - (i) for the existing entries relating to serial No. 4 in columns 2 and 3 the following entries shall be substituted, namely:—
 - "Gujarat.-(1) Chief Secretary to the Government of Gujarat,
 - (2) Inspector General of Police, Gujarat.
- (3) Senior most Deputy Inspector General of Police (including Police Commissioner).
 - (4) Senior most Commissioner of a Division".
 - (ii) after serial No. 7 and the entries relating thereto, the following shall be inserted, namely:—
 - "8. Maharashtra.—(1) Chief Secretary to the Government of Maharashtra.
 - (2) Secretary to the Government of Maharashtra in the Home Department.
- (3) Another Sercretary to the Government of Maharashtra nominated by the State Government.
 - (4) Inspector General of Police.
 - (5) Commissioner of Police, Bombay,

- (6) Seniormost Deputy Inspector General of Police".
 - (iv) the existing Serial Nos. 8 to 13 shall be re-numbered as 9 to 14 respectively.

[No. 5/18/60-AIS(I).]

B. N. TANDON, Dy. Secy.

MINISTRY OF FINANCE (Department of Economic Affairs)

New Delhi, the 23rd June, 1961.

- G.S.R. 833.—In exercise of the powers conferred by sub-section (1) and (2) of section 52 of the Banking Companies Act, 1949, (10 of 1949), the Central Government hereby makes the following rules further to amend the Banking Companies Rules, 1949, the same having been previously published as required by sub-section (3) of the said section, namely:—
 - 1. The rules may be called the Banking Companies (Amendment) Rules, 1961.
- 2. In the Banking Companies Rules, 1949, (hereinafter referred to as the said rules),—
 - (1) in rule 1,—
 - (a) in sub-rule (1A), the words "except the State of Jammu and Kashmir" shall be omitted;
 - (b) sub-rule (2) shall be omitted;
 - (2) in sub-rule (1) of rule 2,-
 - (a) in clause (e), for the words "sub-pay office or" the words "sub-pay office and" shall be substituted, and the word "and" occurring at the end shall be omitted;
 - (b) for clause (f), the following clause shall be substituted, namely:-
 - "(f) "commencement of these rules" means-
 - (i) in the case of any banking company whose registered office or principal place of business referred to in sub-rule (2) of rule 3 is or was in
 - (A) the territories merged in the former Part A States, or
 - (B) the States of Hyderabad, Mysore. Travancore-Cochin, Bhopal, Manipur and Tripura, as these States existed before the 1st day of November, 1956, or
 - (C) those parts of the State of Rajasthan which formerly comprised the Indian States of Jaipur, Bikaner, Jaisalmer and Jodhpur, the 22nd day of November, 1952;
 - (ii) in the case of any banking company whose registered office or principal place of business referred to in sub-rule (2) of rule 3 is or was in the State of Jammu and Kashmir, the 1st day of November, 1956;
 - (iii) in the case of the State Bank of India, the date on which the Banking Companies (Amendment) Rules, 1961, are published in the Gazette of India;
 - (iv) in the case of any banking institution notified under section 51 of the Act, the date on which the Banking Companies (Amendment) Rules, 1961, are published in the Gazette of India, or the date on which such banking institution is so notified, whichever is later; and
 - (v) in any other case, the 26th day of March, 1949:
 - Provided that nothing contained in sub-clauses (iii) and (iv) shall affect the previous operation of any of these rules by virtue of the provisions of the Act; and"
 - (c) after clause (f), the following clause shall be inserted, namely:
 - "(g) 'Chief Executive Officer' means in the case of a Banking company incorporated outside India, the officer, by whatever name called,

managing or in charge of all the branches of that company in India, or if there is no such officer, the officer, by whatever name called, managing or in charge of the principal office of the company in India";

- (3) after rule 2, the following rule shall be inserted, namely:
 - "2A. Application of Rules to the State Bank of India and other banking institutions notified under section 51 of the Act.—These rules and the Forms appended thereto, excluding rules 6 to 10A, and Forms II, III, V to VII and XIV, shall also apply, so far as may be, to the State Bank of India or any other banking institution notified under section 51 of the Act, as they apply to and in relation to banking companies incorporated in India:
 - Provided that in the rules and Forms as so applied the expression "registered office" shall mean the Central Office or the Head Office, as the case may be".
- (4) in clause (ii) of sub-rule (2) of rule 3, for the words "Indian Companies Act", the words, figures, brackets and letter "Indian Companies Act, 1913, or as the case may be, section 592(1) (e) of the Companies Act, 1956" shall be substituted;
- (5) in sub-rule (2) of rule 4, for the words "Indian Companies Act", the words, figures, brackets and letter "Indian Companies Act, 1913, or as the case may be section 592 (1) (e) of the Companies Act, 1956," shall be substituted;
- (6) in rule 5, after the word and figure "Form I", the words "in duplicate" shall be inserted and for the word "officers", the word "employees" shall be substituted;
- (7) in sub-rule (6) of rule 6, after the words "to the rupee", the words "or at such rate as the Reserve Bank may, from time to time, prescribe by notification in the Gazette of India" shall be inserted;
 - (8) after rule 10, the following Rule shall be inserted, namely:-
 - "10A. Form of statement of cash reserve.—The statement to be submitted under section 18 shall be Form III or as near thereto as circumstances permit".
 - 3. In the forms annexed to the said rules-
- (1) for the forms I, III, X, XI, XII and XIII, the new forms I, III, X, XI, XII and XIII, respectively as given in the Appendix hereto shall be substituted;
- (2) in Form V, in the foot-note (1), for the words "Delhi or Kanpur", the words "Delhi, Kanpur, Trivandrum. Nagpur, Bangalore or any other place where an office of the Department of Banking Operations, Reserve Bank of India, is located" shall be substituted;
- (3) in Form VII, in the foot-note (1), for the words "Madras or Kanpur", the words "Madras, Kanpur, Trivandrum, Nagpur, Bangalore or any other place where an office of the Department of Banking Operations, Reserve Bank of India, is located" shall be substituted.
 - (4) in Form VIII,-
 - (a) in the forwarding letter, for the words "*open a new place of business/change of location of an existing place of business", the expression

 - (b) after item 5, the following shall be inserted, namely:-
 - "5A. Date of inclusion in the Second Schedule to the Reserve Bank of India Act, 1934";
 - (c) for item 6, the following shall be substituted, namely:-
 - "6. Previous applications: Give particulars of applications, if any, previously made to the Reserve Bank in respect of the proposed place of business";

- (d) in item 9, after the word "location", the words "and the status" shall be inserted;
- (e) for item 14, the following shall be substituted, namely:-
 - "14. Forward a copy of the latest balance sheet together with a profit and loss account statement";
- (f) in foot-note 2, for the words "Madras or Kanpur", the words "Madras, Kanpur, Trivandrum, Nagpur, Bangalore or any other place where an office of the Department of Banking Operations, Reserve Bank of India, is located" shall be substituted;
- (g) in foot-note 5, between the figures "5" and "7", the figure and letter "5A" shall be inserted;
- (h) after foot-note 6, the following foot-note shall be inserted, namely:—
 - 7. In the case of change in the location of any "administrative office", where no banking business is transacted or proposed to be transacted (such as "Registered Office, Central Office or Head Office" only an application in the form of a letter need be submitted, indicating the reasons for the change.
- (i) in Table B.
 - (i) for the words "As on the date of the last balance sheet", the words "As on the latest date with reference to which the particulars are available", shall be substituted;
 - (ii) the following foot-note shall be inserted, namely:-
 - "N.B. If, at any of the offices shown in Table B, a banking company has failed to realise, within one year, the expected business as stated in the relative applications the reasons therefor should be given in the remarks column of that Table".
- (5) in Form XIV, for the words and figures "In the matter of the Indian Companies Act, 1913" the words and figures "In the matter of the Companies Act, 1956/Indian Companies Act, 1913" shall be substituted.

APPENDIX

THE BANKING COMPANIES ACT, 1949

[FORM I (See Rule 5] Section 10.

(To be su bmitted in duplicate to the Reserve Bank not later than the 31st January each year)

Name of the banking company.....

Name and designation of the officer submitting the return.....

Remuneration* paid during the year ended the 31st December......

(a) by a banking company incorporated in India to each of its directors and the first ten highest paid employees wherever employed;

			non-	it -		the	_				Pa	rticular	s of ren	nunera	tion sh	own i	n colur	nn 7			
			and	e-appoint		during ember	-			Allov	vances					itting fees		Per	quisites		
Name	Agc	Qualifications	Experience in banking banking banking institutions	Date of appointment/rement	Designation	Total remuneration* during	Salary	Deness Allowance	House Allowance	Conveyance Allowance	Local Allowance	Contribution to Pro-	Other Allowances (to be specified)	Bonus	Rate per meeting	Amount paid	Free quarters	Free use of cars	Salary paid to servants attached to household, if any	Other perquisites (to be specified)	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)	(21)	(22)
A. Directors 1. 2.																					

A	Directo
т.	DNOW

3.

etc.

B. Other Employees

I. 2.

3.

Dare.... *Remuneration includes salary, fees and perquisites but shall not include any allowances or other amounts paid for the purpose of reimbursing any expenses actually incurred in the performance of duties. In the case of a banking company incorporated outside India, taxes paid on hehalf of employees should be shown separately in column No. 22.

Note: -(i) Chief Executive Officer of the bank should be indicated in the remarks column against the name of the director or other employees.

- (ii) In the case of a managing or whole time director or of a director not liable to retire by rotation or of a manager or a chief executive officers details of the terms of appointments in force for the entire year may be mentioned in column No. 22.
- (iii) In the case of directors other than those mentioned in Note (ii) above, information in columns 1 to 7, 16 and 17 need only be given.
- (iv) In the case of columns 18 to 21 the monetary equivalent of the perquisites should be given.

THE BANKING COMPANIIS ACT, 1949

Lotus III

	(See Rul	111 (Anr			
	(Section	•			
Name of the banking company———					
Name and designation of the officer sul	mitting th	e return	···	 -	
Statement of cash reserve in India	as at the	close of bu	siness on th	ne following	days of the
(To be submitted to the Reserve that to which the return relates)			eenth day o		h succeeding
	ıst Friday	2nd I riday *	3rd F11day	4th Friday	5th Friday
A. Liabilities in India					
1. Demand liabilities					
(Less borrowings from the Reserve Bank, the State Bank of India, the Refinance Corporation for Industry Ltd, and notified banks†)					
2. Time Liabilities					
(Less borrowings from the Reserve Bank, the State Bank of India, the Refinance Corporation for Industry Ltd., and notified banks†)					
3. Total of AI and A2					
B. Minimum amount of cash re- serve required to be held under section 18 of the Act					
1. Five per cent of A1					
2. Two per cent of A2		· 			
3. Total of B1 and B2		·			
C. Cash reserve in India.					
1. Cash**					
 Balances with the Reserve Bank in current account 					
 Balances with the State Bank of India and notified Banks @ in current account 					
4. Total of CI C2 and C3					
Date			Signature		
*Give dates (where Friday is a holism), the preceding working day). **Cash must not include balance		_			

notes, rupee com (including one rupee notes) and subsidiary coin current on the date of this ret

†'Notified bank' means any banking institution notified by the Central Governmen, under clause (c) of Explanation to sub-section (i) of section 42 of the Reserve Bank of India Act, 1934 (2 of 1934)

@ Notified bank' means any other bank notified by the Central Government under section 18 of the Banking Companies Act, 1949.

THE BANKING COMPANIFS ACT, 1949

FORM X

(Section 24)

	of the banking company————————————————————————————————————	ibmitting th	ne return—			
for th	tatement of demand and time habilie month of	-(To be fur	rnished to th	unencumbe ne Reserve I	red approve Bank not la	d securities iter than 15
		(Rot	anded off to	the neares	t thousand)	
_		As	at the close	of busines	s on	
		1st F11day	2nd Friday	3rd Friday	4th Friday	5th Friday
		(a)	(a)	(a)	(a)	(a)
A. Li	Demand Luabilities (I ess borrowings from the Reserve Bank, the State Bank of India, the Refinance Corporation for Industry Ltd, and notified bank†)					
2.	Time Liabilities (Less borrowings from the Reserve Bank, the State Bank of India the Refinance Corporation for Industry Ltd, and notified banks†)		••			
3.	TOTAL OF A1 AND A2					
В.	Minimum amount of assets required to be held under section 24 of the Act (20 per cent of A3)		••			
C . 2	Assets in India					
ı.	Cash in hand		• •			
2.	Balances with the Reserve Bank in current account	•				
3	Balances with the State Bank of India in current account .			* *	• •	
4.	Balances with notified banks‡ in current account					
5.	Gold (valued at a price not exceeding current market price)		••	••	••	••
6.	Unencumbered approved secu- nities (valued at a price not exceeding current market price)		-		••	••

		As at the	close of bus	iness on	
	rst Friday (a)	2nd Friday (a)	3rd Friday (a)	4th Friday (a)	5th Friday (a)
7. Deposit with the Reserve Bank under sub-section (2) of sec-	Friday Gallery G				
		•	•	••	••
ved securities (valued at price not exceeding		•			
8. Total of the above Assets	•		,	•••	••
Date			Signal	ure ———	
clause (c) of the Explanation to sub-section 1934 (2 of 1934). ++' Notified bank' means any other left.	n (1) of Se bank whic	ection 42 of h may be i	the Reser	ve Bank of	India, Act
Name of the banking company————	Form X (Section :	II 25)			
Name and desgination of the officer subm	itting the	return	······································	·	
of March, June, September or Decer	nber.	e 30th April	l, 319t July,	31st Octob	er and 31s
A. Liabilities in India			•		
I. Demand Liabilities —					
3. Total Demand and Time					, ,
B. Minimum amount of assets required to be held in India under section 25 of the Act (75 per					
			- 4 - 4		
 Cash in hand Balances with the Reserve Bank 					
I. Cash in hand —	-				·
 Cash in hand Balances with the Reserve Bank in current account Balances with the State Bank of India in current account (a) Balances with the agents of the Reserve Bank (other than the State Bank of India) in current 					

5. Money at call and short notice	
6. Investments :-	
A. In securities of :	
(a) Central Government	
(i) Treasury Bills	
(ii) Other Government secu- rities including Treasury Deposit Receipts, Trea- sury Savings Deposit Certificates and Postal obligations	
(b) State Governments (i) Treasury Bills	
(ii) Others	
· ,	
B. Other Investments: (a) Securities of local authorities (e.g., Municipalities, Port Trusts, etc.)	
(b) Shares	
(i) of Corporations incorporated by any law for the time being in force in India and of Govern- ment Companies as defined in Section 617 of the Companies Act, 1956	
(ii) of other Corporations or	
Companies (e.g., companies registered under the Companies Act, Cooperative Societies, etc.)	
(A) Dohamtimos	
(c) Debentures (i) of Corporation incorporated by any law for the time being in force in India and of Government Companies as defined in Section 617 of the Companies Act, 1956	
(ii) of other Corporations or Companies (e.g., companies registered under the Companies Act, Cooperative Societies etc.,	
 Inland bills purchased and discounted 	-
(a) Bills purchased -	
(b) Bills discounted -	
8. Foreign bills purchased and discounted	
(a) Export bills drawn in India (in approved currencies)	
(b) Import bills drawn on and payable in India (in approved currencies)	
(c) Other foreign bills purchased and discounted	

918	THE GAZETTE OF IND	JIA : JULY	1, 1961/ASADHA	10, 1883	[PART II
9.	(a) Loans, advances, cash credits and overdrafts [excluding due from banks vide 9(b) below]				
(b)	Due from banks		·		
se: of	Securities approved by the Re- rve Bank under section 25 (3) (a) the Act and not included in any the above items				····
	Premises, Furniture, Fixture and her fixed assets				·
12.	Other tangible assets				
	Total .			<u> </u>	 .
Date-			Sign	ature —-	

^{*}If that Friday is a public holiday under the Negotiable Instruments Act, 1881 (26 of 1881) at the close of business on the preceding working day.

FORM XII

(Section 26) Name of the banking company. Name and designation of the officer submitting the return. Return of unclaimed deposit accounts in India which have not been operated upon for to years or more as on the date of the return. As on the 31st December..... (To be submitted to the Reserve Bank within thirty days after the close of each calendar year) Nature of account Name of office Name and ad-Balance (whether Date of last Reasons, if any, why not or branch of ress of the outstanding current deposit or the banking depositor savings, fixed withdrawal operated Remarks or other company ирод accounts, of the nature of deposits) 6 Rs. nP. Balance brought forward from the previous return (a) Interest allowed, if any during the year(a)TOTAL. Additions since the date of the last return *(b) TOTAL Incidental charges debited to the 5 accounts (a) Accounts which have become operative or were closed since the date of the last return (b)+. TOTAL 616 Ralance as at the close of the year

Signature.....

Summary of the return

	Curre	nt Accounts		rings Bank Accounts	Fix	ed Deposits	Otl	ner Deposits		Total
Particulars	No. of A/Cs	Balance outstanding	No. of A/Cs		No. of A/Cs	Balance outstanding	No. of A/Cs.	Balance outstanding	No. of A/Cs.	Balance outstanding
		Rs. nP.		Rs. nP.		Rs. nP.		Rs. pP.		Rs. nP.
Balance as on 31-12-19 Accounts, if any, inadvertently omitted in the previous returns Additions during 19										
Total										
Accounts which have become op- erative or were closed during										
Total balance as at 31-12-19				Less-Inc	cidental (dited to the acc charges levied	to the ac	counts during		
Desc							Total			
Date								-		

⁽b) Particulars to be given under all columns.

^{*}This item is intended to denote actual balances in accounts which have, since the date of the immediately previous return, become inoperative for ten years. If any of the accounts, which should have been included under this item in the previous returns, have been inadvertently o mitted from those returns, they should be shown under a separate sub-head "Accounts inadvertently omitted from the previous returns" immediately below "Balance brought forward from the previous return". Particulars of such accounts should be given under all columns of the statement,

[†]This item is intended to denote the outstanding balances in such of the accounts (shown in the previous returns) as have become operative on account of further deposits or withdrawals or were closed during the year, after taking in to consideration the additions thereto on account of interest credited and deductions therefrom on account of incidental charges applied. The difference (if any), between the outstanding balance thus reported and the balance in the account in question as shown in the return in which the account was first reported, should be suitably explained in the "Remarks" column of the return. A reference to the return in which the account was first reported should also be given in the 'Remarks' column.

N.B.—The particulars required by this form should be given to the extent to which they are available.

THE BANKING COMPANIES ACT, 1949

FORM XIII

Name and designation of the officer submitting the return:

Statement showing the assets and liabilities in India as at the close of business on the last Priday*, the

(To be submitted to the Reserve Bank before the close of the month succeeding that to which the return relates)

(Rounded off to the nearest thousand)

A. Liabilities in India

- Paid-up capital† (excluding forfeited shares)
- 2. Forfeited shares
- 3. Reserve Fund etc.
 - (a) Reserve Fund and other reserve:
 - (b) Share Premium Account
- 4. Demand liabilities
 (a) Current deposits
 - (i) from banks
 - (ii) from others
 - (b) Savings deposits (demand liability portion only)
 - (c) Borrowings from banks
 - (i) from Reserve Bank of India, State Bank of India and notified banks;
 - (ii) from other banks
 - (d) other demand liabilities
- Time liabilities
 (a) Fixed Deposits
 (i) from banks
 (ii) from others
 - (b) Savings deposits (time liability portion only)
 - (c) Borrowings from banks

(i) from Keserve Bank of India, State Bank of India and notified banks ‡

(ii) from other banks

- (d) Cash Certificates, recurring deposits, etc.
- (e) Other time liabilities
- 6. Branch adjustments**
 - (a) Offices in India
 - (b) Offices outside India

B. Assets in India

- I. Cash in hand
- Balances with the Reserve Bank in current account
- 3. Balances with the State Bank of India in current account
- 4 (a) Balances with the agents of the Reserv®
 Bank (other than the State Bank of India)
 in current account
 - (b) Balances with other banks (other than co-operative banks in current account
- 5. Money at call and short notice
- (a) to banks
- (b) to others
- 6. Investments
 - A. In securities of
- (a) Central Government
 - (i) Treasury Bills
 - (ii) Other Government securities including Treasury Deposit Receipts, Treasury Savings Deposit Certificates and postal obligations
- (b) State Governments (i) Treasury Bills (ii) Others
- B. Other investments
 - (a) Securities of local authorities (e.g., Municipalities, Port Trusts, etc.)
 - (b) Shares
- (i) of Corporations incorporated by any law for the time being in force in India and of Government Companies as defined in section 617 of the Companies Act,
 - 1956.
 (ii) of other Corporations or Companies (e.g., Companies registered under the Companies Act, Co-operative Societies, etc.)
- (c) Debentures
 - (i) of Corporations incorporated by any law for the time being in force in India and of Government Companies as defined in section 617 of the Companies Act, 1956.
 - (ii) of other Corporations or Companies (e.g., companies registered under the Companies Act, Co-operative Societies, etc.)
- (d) Others

- 7. Total demand and time liabilities (items A4, A5, and A6.)
- 8. Balance of profit

- 7. Inland bills purchased and discounted
 (a) Bills purchased
 - (b) Bills discounted
- 8. Foreign bills purchased and discounted
 - (a) Export bills drawn in India (in approved currencies)
 - (i) from banks
 - (ii) from others
 - (b) Import bills drawn on and payable in India (in approved currencies)
 - (i) from banks
 - (ii) from others(c) other foreign bills purchased and discounted
 - (1) from banks
 - (ii) from others
 - (a) Loans, advances, cash credits and overdrafts [excluding due from banks vide 9 (h) below]
 - (b) Due from banks
- Premises, furniture, fixtures and other fixed assets.
- 11. Branch adjustments**
- 12. Capitalised expenses including preliminary expenses, organisation expenses, share selling commission, brokerage, amounts of losses incurred and any other item of expenditure not represented by tangible assetss.
- Other tangible assets.

Total

Date-

TOTAL.

Signature-

*The last Friday of every month or if that Friday is a public holiday under the Negotiable Instruments Act, 1881 (26 of 1881), at the close of business on the preceding working day. To

†In the case of banking companies incorporated outside India the amount of deposit kept with the Reserve Bank under sub-section (2) of section 11 of the Act should be shown under this head but excluded from the total.

‡ 'Notified bank' means any banking institution notified by the Central Government under clause (c) of the Explanation to sub-section (1) of section 42 of the Reserve Bank of India Act, 1934 (2 of 1934).

\$If the balance in the profit and loss account represents loss, it should be included in this item.

**The net balance of branch adjustments should be shown as liabilities or assets under tem A. 6 or B. 11, as the case may be.

[No. F. 4(86)-BC/60.]

R. K. SESHADRI, Dy. Secy.

(Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 1st July 1961

G.S.R. 834.—In pursuance of sub-rule (3) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares that the new medicinal preparations specified in the Table below shall be included in the category of unrestricted preparations:—

TABLE

(Unrestricted Preparations)

Vallergan Syrup—manufactured by M/s. May & Baker Ltd., Bombay. Vallergan Forte—manufactured by M/s. May & Baker Ltd., Bombay. Nuropep—manufactured by Dr. Bhalchandra Laboratory, Bombay.

Customs

G.S.R. 835.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878. (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575, (55/F. No. 34/86/60-Cus. IV) dated the 28th May, 1960, namely:-

Amendment.

In the Schedule to the said notification, for the existing entry at sub-item (G) (16) of Serial Number 12, the following shall be substituted, namely:—

"1. (G) (16) Steel Pipes and Tubes, all sorts.

2. The entry at sub-item (G) (21) of Serial number 21 shall be deleted".

[No. 71/F. No. 34/104/61-Cus. IV.]

G.S.R. 836.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the follow-Ing further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. GSR-575, (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960 namely:—

Amendment.

In the Schedule to the said notification, after the existing entry at Serial No. 124, the following entry shall be added, namely:—

"125 Electrodes other than mild steel arc welding electrodes".

[No. 72/F. No. 34/311/60-Cus. IV.]

CUSTOMS AND CENTRAL EXCISE

G.S.R. 837.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944) as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43-B, namely:—

Amendment.

- 1. These Rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the entries shown against Serial Number 2, the following entries shall be substituted, namely:—
 - "2. Plastic goods other than spectacle frames, leather cloth, polyvinyl chloride cables and plastic sequins, that is to say—
- (1) Phenol formaldehyde moulding powder.

(2) Polystyrene moulding powder,

Thirty two rupecs and ninery nine nave palse per quintal.

(3) Polyvinyl Chloride Sheeting.

Forty three rupees and thirty two naye paise per quintal.

Sixty eight rupees and thirty four paye paise per quintal.

(4) Urea formaldehyde moulding powder.

Thirty rupees and thirty six naye paise per quintal.

- (5) Articles or component parts of any articles which are made wholly of any one, and not more than one, of the following materials :
 - collulose acetate sheets, rods, etc.
 - (i) Cellulose acetate moulding powder or Three hundred and thirty five rupees and seven naye paise per quintal.
 - (ii) Cellulose acetate butyrate moulding powder.
- Three hundred and forty five rupees and seventy five nave paise per quintal.
- (iii) Cellulose nitrate sheets, films, rods or Two hundred and fifty four rupees and forty tubes.
 - naye paise per quintal.

- (v) Polyamide (Nylon) moulding powder.
- (vi) Polymethyl methacrylate (Perspex) sheets, films rods or tubes.
- (vii) Polystyrene moulding powder.
- (viii) Urea formaldehyde moulding powder.
- (ix) Urea formaldehyde Sheeting.
- powder.

- (iv) Phenol formaldehyde moulding powder. Forty nine rupees and seventy nine nave passe per quintal.
 - Nine hundred and sixty two rupees and twenty two naye paise per quintal.
 - Four hundred and ninety three rupees an fifty six naye paise per quintal.
 - Fifty rupees and ninety six nave paise per quintal.
 - One hundred and nineteen rupees and nined naye paise per quintal.
 - Seventy one rupees and ninety three nave palse per quintal.
- (6) Articles made of polyethylene moulding Three hundred and eight rupees and twelve naye paise per quintal.

Provided that the exporter produces evidence to the satisfaction of the Customs Collector that a quantity of polyethylene moulding powder equal to the quantity of articles of polyethylene moulding powder being exported, has been imported by him within the period of six months immediately preceding the date of such exportation, and that this quantity of imported polyethylene moulding powder has not been-

- (i) similarly corelated to, and accounted for against, any other previous exportation of articles of polyethylene moulding powder; or
- (ii) Previously re-exported as such, or in any other form with or without claim for drawback.

Provided further that in the case of export being made by an exporter on behalf of a manufacturer of articles made of polyethylene moulding powder, the exporter may produce evidence to the satisfaction of the Customs Collector that the quantity of Polyethylene moulding powder being exported has been imported by the manufacturer of the articles within the period of six months immediately preceding the date of such exportation and this quantity of imported Polyethylene moulding powder has not been accounted for in the manner prescribed in the foregoing proviso, and provided also that the exporter furnishes a certificate from the manufacturer of the article in support of the claim made by the exporter.

- (7) Articles made of Polyvinyl Chloride composition.—Two hundred and twenty eight rupees and twenty three naye paise per quintal.
- (8) Article made of Acrylic Composition.—Four hundred and fifty three rupees and thirty two naye paise per quintal.

[No. 73/F. No. 34/293/59-Cus-IV.]

G.S.R. 838.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act. 1878, (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43-B, namely:—

Amendment.

- 1. These Rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.
- 2. In the First Schedule to the Customs and Central Excise Duties Export 1960, for the existing item at S rial Number Drawback (General) Rules and entries relating thereto, the following shall be substituted, namely:-
 - "13. Ivory Products Twenty-five rupees and five naye paise per kilogramme."
- G.S.R. 839.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by subsection (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944, (1 of 1944), as in force in India

and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 2nd August, 1961.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing item at Serial Number 85, and entries relating thereto the following shall be added namely:-
 - "86 Electrodes other than mild steel are welding electrodes".

[No. 75/F. No. 34/311/60-Cus. IV.]

G.S.R. 840.—In exercise of the powers conferred by sub-section (3) of Section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules. 1960, for the existing entry against Serial Number 1 and the entries relating thereto the following shall be substituted namely:—
- "I. Fabrics, hosiery and fish-net twine or cord, manufactured, wholly or in admixture with other varn, from artificial silk yarn of all varieties other than staple fibre varn, and ready-made garments made from such fabrics,-
 - (a) If they contain artificial silk yarn other than artificial silk yarn consisting entirely of cellulose derivatives or regenerated cellulose or of both-
 - (i) of less than 20 deniers

(ii) of 20 or more deniers

(i) of less 75 deniers .

- (b) if they contain artificial silk yarn consist of
- entirely of cellulose derivatives or regenerated cellulose or both-
 - (ii) of 75 or more deniers but not more than
 - 100 deniers.
 - (iii) of more than 100 deniers but not more than 175 deniers.
 - (iv) of more than 175 deniers
- yarn.

- Eighteen rupees and ten nave palse per kilogramme of artificial silk yarn content of such deniers.
- Eleven rupees per kilogramme of artificial silk yarn content of such deniers.
 - Eight rupees and ten nave paise per kilogramme of artificial silk yarn content of such deniers.
- Three rupees and eighty nave paise per kilogramme of artificial silk yarn content of such deniers.
- One rupce and fifty nave paise per kilo-gramme of artificial silk yarn content of such deniers.
- Two rupees and forty five nave paise per kilogramme of artificial silk yarn content of such deniers.
- (c) if they contain crimped or stretched nylon Twenty rupees and twenty four naye paise per kilogramme of crimped or stretched nylon yarn content."

[No. 76/F.No. 34/162/60-Cus.IV.]

- G.S.R. 841.—The following draft of rules further to amend the Customs and Cent al Excise Duties Export Drawback (General) Rules 1960 which the Central Government proposes to make in exercise of the powers conferred by subsection (3) of section 43B of the Sea Curtoms Act, 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944, (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said subsection (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 2nd August, 1961.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960,
 - (i) for the existing item at Serial No. 4(G) (15) and entries relating thereto, the following shall be substituted, namely:—
 - "(15) Steel Pipes and Tubes, all sorts.—Fifty-six rupees and ten naye paise per metric ton.
 - (ii) The item at Serial No. 4(G)(21) shall be deleted".

[No. 77/F. No. 34/104/61-Cus. IV.]

M. C. DAS, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 1st July, 1961

G.S.R. 842.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts crepe paper from the excise duty leviable thereon under section 3 of the Central Excises and Salt Act. 1944 (I of 1044), subject to the condition that it is proved to the satisfaction of the proper officer that the excise or customs duty leviable in respect of the paper used in the manufacture of such crepe paper has been duly paid.

[No. 145/61.]

G.S.R. 843.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) G.S.R. No. 759 dated 1st June, 1961, namely:—

In the said notification, the following para, shall be inserted at the end, namely:—

"2. This notification shall be deemed to have effect from the 20th day of April, 1961."

[No. 146/61.]

CORRIGENDUM

- G.S.R. 844.—In the notification of the Government of India in the Ministry of Finance (Department of Revenue) G.S.R. 735 (No. 141/61-Central Excises, dated the 3rd June, 1961), published in the Gazette of India, Part II, Section 3, Subsection (i), dated the 3rd June, 1961, at page 838, for the entry:
 - (1) in line 4 from the bottom, for "serial No. 2" read "serial No. 4";
 - (2) in line 2 from the bottom for "3" read "5".

[No. 147/61.]

L. M. KAUL, Dy. Secy,

CENTRAL BOARD OF REVENUE

New Delhi, the 21st June, 1961.

INCOME-TAX

- G.S.R. 845.—In exercise of the powers conferred by sub-section (1) of section 59, of the Indian Income-tax Act, 1922, (11 of 1922), the Central Board of Revenue hereby makes the following rules further to amend the Indian Income-tax Rules, 1922, the same having been previously published as required by sub-section (4) of the said section, namely:—
- 1. These rules may be called the Indian Income-tax (Amendment) Rules, 1961.
- 2. In rule 45 of the Indian Income-tax Rules, 1922, for the existing entry against item 7, the following shall be substituted, namely:-
 - "7. National Diploma in commerce awarded by the All-India Council for Technical Education under the Ministry of Scientific Research and Cultural Affairs, New Delhi".

[No. 37 (F. No. 21/16/60-IT.]

D. SUBRAMANIAN, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Department of Company Law Administration)

New Delhi, the 17th June 1961

G.S.R. 846.—In exercise of the powers conferred by the proviso to sub-section (1) of Section 594 of the Companies Act, 1956 (1 of 1956), (hereinafter reterred to as the Act), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216 dated the 4th October, 1957, (hereinafter reterred to as the Notincation), the Central Government hereby directs that, in the case of James Chesterman and Company Ltd. (hereinafter reterred to as the Company), being a tonigh Company Company Ltd. (hereinatter reterred to as the Company), being a toreign Company, the requirements of clause (a) of sub-section (1) of the said section as modified in their application to a toreign company in the said notification, shall apply subject to the following exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594, if the company delivers to the appropriate Register in duplicate, copies of its duly audited World Accounts for each of the negister in aupitcate, copies of its duly audited world Accounts for each of the financial years ending the 31st December, 1957, 31st December, 1958 and 31st December, 1959, and in respect of each of the said financial years a certificate signed by two directors of the company and the person resident in India authorised to accept on benalf of the said company service of process under clause (d) of sub-section (1) of section 592 of the said Act, to the effect that its Indian branch office had no assets or liabilities in India during that period, and that the said branch office did not during that period carry on any business in India not, during that period, carry on any business in India.

[No. 15/27/60-PR.]

N. PARASURAMAN, Under Secy.

New Delhi, the 22nd June 1961

COFFEE CONTROL

- G.S.R. 847.-In exercise of the powers conferred by section 48 of the Coffee Act, 1942 (7 of 1942), the Central Government hereby makes the following rules to amend the Coffee Rules, 1955, namely:-- ",)
 - 1. These rules may be called the Coffee (Second Amendment) Rules, 1961.

2. In rule 38 of the Coffee Rules, 1955, in clause (c), for the word 'eight', the word 'ten' shall be substituted.

[No. 8(4)Plant(B)/60.]

ORDER

New Delhi, the 22nd June 1961

- G.S.R. 848.—In exercise of the powers conferred by sub-sections (3) and (5) of section 30 of the Tea Act, 1953 (29 of 1953), the Central Government hereby makes the following Order to amend the Tea Waste (Control) Order, 1959, published with the notification of the Government of India in the Ministry of Commerce and Industry No. G.S.R. 354, dated the 18th March, 1959, namely:—
 - 1. This Order may be called the Tea Waste (Control) Amendment Order, 1961.
- 2. In clause 2 of the Tea Waste (Control) Order, 1959, for sub-clause (f), the following sub-clause shall be substituted, namely:—
 - "(f) "tea waste" means tea sweepings, tea fluff, tea fibre and stalky tea containing more than 50 per cent of stalks (other than tender stalks) by weight, the weight of leaves and stalks being obtained after drying at 100°c, and determined under identical conditions, but does not include tea conforming to the specifications for tea laid down under the Prevention of Food Adulteration Act, 1954 or green tea stalks or tea seed."

[No. 10(14) Plant (A)/60.]

B. KRISHNAMURTHY, Under Secy.

MINISTRY OF COMMUNITY DEVELOPMENT & COOPERATION

(Department of Cooperation)

New Delhi, the 19th June 1961

- G.S.R. 849.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Junior Technical Assistant in the Department of Cooperation under the Ministry of Community Development and Cooperation, namely:—
- 1. Short title.—These rules may be called the Department of Cooperation (Junior Technical Assistant) Recruitment Rules, 1961.
- 2. Application.—These rules shall apply for recruitment to the posts specified in column I of the Schedule annexed hereto.
- 3. Number, classification and scale of Pay.—The number of posts, their classification and the pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid:
 - Provided that the maximum age limit specified in column 6 of the schedule is relaxable in the case of Scheduled Castes and Tribes and other special categories of persons in accordance with the orders of the Government of India from time to time.
- 5. Disqualification.—(1) No male candidate, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post.

(2) No female candidate, whose marriage is void by reason of her husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government, may it satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

	Recruit	ment Rules for the	Post of J	unior Techni	cal Assista (Depa	int in the Ministry of (riment of Cooperation)	Community Di)	evelopmeni	and Coope	ration	
ame of post	No. of Posts	Classification .	Scale of pay	Whether selection post or non- selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	of probation if any	by direct rectt, or by promo tion or	which pro- motion to be made	
I	2	3	4	5	6	7	8	9	10	11	12
mior Technical Assistant.	6	General Central Service Class III, Non- Gazetted, Non- Ministrial	210-10- 290-15- 320-EB- 15-425	Not applicable	Below 30 yrs.	(a) A degree of a recognised University in Economics, Agriculture or Commerce with a minimum of one year's service in a Civil Department. OR (b) A graduate of a recognised University with a diploma in Co-	applicable.	Two years.	Direct recruit- ment	Not applicable	Not applicable

	OR	
(c) An	emp	loyee
of a	State	Co-
operat	ıve	De-
partm	ent	with
a mi	سيشو	of
	years	
Vice i	n that	De-
partin-	ent.	

[No. F. 11/8/61-Admn. (C)].

KHADER ALI KHAN, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE (Department of Agriculture)

New Delhi, the 19th June 1961

- G.S.R. 850.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate of Economics and Statistics (Intelligence Inspectors) Recruitment Rules, 1959, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. G.S.R. 1987 dated the 19th September, 1959 namely:—
- 1. These rules may be called the Directorate of Economics and Statistics (Intelligence Inspectors) Recruitment Amendment Rules, 1961.
- 2. In the Directorate of Economics and Statistics (Intelligence Inspectors) Recruitment Rules, 1959, after rule 4, the following shall be added namely:—

"5. Disqualification:

- (a) No male candidate who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post; and
- (b) No female candidate whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule."

[No. F. 9-87/59-C(E).]

- G.S.R. 851.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Recruitment Rules, 1958 for the post of Librarian (Class III—Non-Ministerial), published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. S.O. 1533 dated the 18th July, 1958, namely:—
- 1. These rules may be called the Directorate of Economics and Statistics Recruitment Amendment Rules, 1961 for the post of Librarian (Class III Non-Ministerial).
- 2. In the Recruitment Rules, 1958, for the post of Librarian (Class III—Non-ministerial), after rule 2, the following shall be inserted, namely:—

"3. Disqualification:

- (a) No male candidate who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post;
- (b) No female candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule."

[No. F. 9-90/58-C(E).]

N. RANGANATHAN, Under Secy.

(Department of Agriculture)

New Delhi, the 20th June, 1961

G.S.R. 852 In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food & Agriculture (Recruitment to Technical Class I and Class II posts in the Dairy Division) Rules, 1958, published with he Notification of the Government of India in the Ministry of Food & Agriculture (Department of Agriculture), No. 1-19(2)/57-E. I, dated the 30th December, 1958, namely:—

- 1. These rules may be called the Ministry of Food & Agriculture (Recruitment to Technical Class I and II posts in the Dairy Division) Amendment Rules, 1961.
 - 2. In the Schedule to the Ministry of Food & Agriculture (Recruitment to Technical Class I and II posts in the Dairy Division) Rules, 1958.
 - (i) for item 5 and the entries relating thereto, the following item and entries shall be substituted, namely:—

Name of post	No. of posts	Classifi- cation	Scale of pay	Whether selection post or non- Selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits		Period of pro- bation if any	whether by direct rectt. or by pro- motion or	rectt. by promo- tion/tra- nsfer/gra- ades from	If a DPC exists what is its composition	Circums- ances in which U. P.S.C. is to be consulted in making recti.
ı	2	3	4	5	6	7	8	9	10	11	12	13
5. Dairy Development Adviser	ī	G.C.S. Class I	Rs. 1600- 100- 1800.	Not applicable	Below 50 years.	Essential:— (i) Degree or diploma in dairying of a recognised University / Institute or degree	Not applicable	2 yrs.	By trans- fer on de- putation failing which by direct re- cruitment period of	Transfer on deputation. From allied departments	Not applicable	As required under ules.

2	3	4	5	6	7	8	9	10	11	12	13
 					in Animal Hus-			deputatio	on of the		
					bandry or Agri-			3-4 yrs.)	States or		
					culture of a				the Cen-		
					recognised University.				tre or public		
				6	i) Post-graduate				corpora-		
				`	training in Ani-				tions.		
					mai Husbandry						
				_	or Dairying.						
				(;	iii) Adequate						
					knowledge of dairy industry of						
					other countries						
					having well de-	•					
					veloped dairy in-						
					dustry.						
				(<i>i</i> v) About 10 years experie⊓ce o						
					dairy developmen						
					work, including						
					organization e	f					
					milk supply an						
					utilisation pro						
					jects of whice about 5 year						
					should be in res						
					ponsible capacit						
					in a Governmen						
					or Quasi-Govern						
					ment organisation or a commercia						
					concern of repute						
					(v) Administrative	•					
					experience.						
					Qualifications re						
					laxable at Com						
					mission's discretion in case of						
					candidates othe						
					wise well qual						
					fied.						

Desirable:—

(i) Practical experience of dairy farming.

(ii) Experience in teaching and research in Dairy Technology.

(ii) after items 6 and the entries relating thereto, the following items and entries shall be inserted, namely:—					
	Rs.	Essential:—	Promotion :		
7 Deputy Dairy I G.C.S. Development Class I. Adviser.	rs. 1300-60 Selection Below 1600 years.				
		(i) Knowledge of organization and			

(Department of Agriculture)

New Delhi, the 23rd June 1961

G.S.R. 858.—In the matter of the Bombay Province Agricultural Show Fund.

Whereas application has been made to the Central Government by the Administrators of the Fund specified above, that the additional fund consisting of the securities for money specified below be vested under the designation of the said Fund, in the Treasurer of Charitable Endowments for India, to be applied in trust upon the terms contained in the scheme of administration of the Fund published with the Bombay Government (Revenue Department) Notification No. 7964/24 dated 29th August, 1927.

It is hereby ordered under Section 4, sub-section (1) of the Charitable Endowments Act, 1890 (6 of 1890), that the said securities be, and they are, hereby vested in the said Treasurer of Charitable Endowments for India upon the terms aforesaid.

3 per cent Conversion Loan 1946

Rs. 69,400/-.

[No. 9-4/59-C(G).]

A. B. LAL, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 21st June 1961.

- G.S.R. 854.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of persons to the General Central Service Class III and IV administrative posts in the Town Planning Organisation, New Delhi, namely:—
- 1. Short title.—These rules may be called the General Central Service (Class III and IV administrative posts in the Town Planning Organisation, New Delhi) Recruitment Rules, 1961.
- 2. These rules shall apply to the posts specified in column 2 of the Schedule annexed to these rules.
- 3. Classification, Scale of Pay.—The classification of, and scales of pay attached to, the posts shall be as specified in columns 3 and 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 14 of the Schedule aforesaid.

Provided that—

- (a) the maximum age limit specified in column 9 of the said Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes, displaced persons and other special categories, in accordance with the orders issued by the Central Government from time to time.
- 5. Disqualification.—(i) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to service; and
- (ii) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:
 - Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

		Classification whe- ther Gazetted		F	ercentage of po	ats to be filled by	у
3. No.	Name of posts	or Non- gazetted whether Ministerial or Non- Ministerial	Scale of pay	Direct recruitment	By selection	Semority- cum-fitness	Transfer
ī	2	3	4	5	6	7	8
			Rn.				
I	Head Clerk	General Central Service-Class III (Ministerial Non- Gazetted).	210—10— 290—15— 320—HB— 15—380.	To be resorted to only if no suntable candidate is available in the Town Planning Organisation or by transfer from other Govt. office.	100% from the Grade of Upper Divi- sion Clerk.		To be resorted to only if no surtable candidate is a available in the Town Planning Organisation.
2	Upper Di- vision Clerk	Do	130—5—160 —8—200— BB—256— EB—8— 280—10— 300.			50% promotion & 50% by selection from amongst Lower Division Clerks in the Organisation of a competitive	
3	Lower Di- vision Clerk.	Do	110-3-131 -4-155- EB-4- 175-5- 180.	100% through Employment Exchange but Class IV and other departmental Employees who fulfil qualifications etc given in Col. 10 may also be considered alongwith exchange	·	tost.	
4	Senior Stenogra- pher,	Do.	210—10— 290—15— 320—EB— 15—425.	To be resorted to if no candidate is available in Town Planning Organisation.	100% failing which by direct re- cruitment.		
5	Junior Ste- nographer.	ı	130—5—160 —8—200— EB—8—250 —EB—8—250 280—10—300.	D 100% through Emp. Exc. Departmental candidates may be con- sidered along with Ex change no- minees.	_		

- For direct recruitment only			For promotion and transfer		
Age limit	Educational and other qualification required	Trial period if any	Whether age & qualifications prescribed for direct recruitment will apply in case of promotion/	Grades/Sources from which promu- tion/transfer to be made	Remarks
9	10	11	12	13	14
Years		Years			
Maximum 25 Minimum 19	1. Essential— (f) Intermediate/Scnlor Cambridge/Higher Secondary certificate or equivalent qualifications. (ii) At least 3 years experience as U.D. C. in a Govt./Semi-Govt. Deptt. or an Autonomous Body. (iii) Thorough knowledge of rules & regulations of Central Government. 2. Desirable— Capacity to handle accounts & cash work.	2	No, but a minimum experience of three years in the grade of Upper Division Clerk in necessary for promotion to this post.	Town Planning Or- ganisation by selec- tion if a suitable	In case no candidate is found suitable in Town Planning Organisation, the post will be filled 100% by transfer from Govt. Deptt. or by direct recountment through the Directorate General of Employment & Training, New Delhi,
Marimum 21 Mlnimum 18	Intermediate/Senior Cambridge/Higher Secondary Certifi- cate or equivalent qualifications.	2	No, provided the candidate has put in 3 years service in the lower grade.	By promotion of Lower Division Clerks in the Town Planning Organisation, but the individual should have an experience of three years in the lower grade.	
:Maximum 21 Minimum 18	Matric or its equivalent and at least 30 words per minute in typ- ing.	2	Qualifications etc.— Yes (see col. 10). Age Limit—No.	(See entry in Col. 5).	.,
	(i) Matric or its equivalen (ii) 120 words per minute in Shorthand & 40 words per minute in typing (iii) office experience for atleast 3 years (iv) Preference will be given to a Gra- duate.	t. 2.	Qualifications etc.— Yes (see col. 10). Age lunit—No.	From Junior Stenographers in Town Planning Organisation (see col. 6).	- (See entry in col.)
Maximum 23 Minimum 18	ii) Matriculation or its equivalent. (fi) 100 words per minute in short-hand & 40 words per minute in typing (m) Previous office experience will be considered an extra qualification.	2	Qualifications— Yes—(Sec vol. 10) Age limit—No.	See entry in col. 5.	

to_	THE	GAZETTE OF	INDIA : J	ULY 1, 1961	/ASADHA	10, 1883	PART I
1	2	3	4	5	6	7	8
	··\		Rs.				
	Staff Car Driver.	General Central Service Ciass III (Non-Ministerial) (Non-Gazetted).	110—3—131 —4—139.	too% through Emp. Ex- change De- partmental Class IV Em- ployees who are qualified in all respects for this post may also be considered alongwith Exchange no- minecs.			
•	Junior Ges- tetner Operato r	Do	80		***	100% failing which by direct re- crultment.	
	nccord Sorter.	General Central Service— Class IV—Non-Gazet- ted.	80—1—85— 2—95—EB —3—110.	***	***	100%	***
,	Daftry .	Do	75—1—85— BB—2—95.	***	4-4	100%	-14
10	Реов .	D ø	70—1—80— EB—1—85	100% through Hmp. Hychange.	***		411
11	Chowkidar	De	. Do.	Do.	***	*4.4	
[2	Fresh	. Do	. Do.	Do.	***	***	
13	Sweeper	Do	. Do.	Do.	•••		•••

		==			
9	10	11	12	13	14
Years		Years			
Maximum 25 Minimum 18	(i) Must possess working knowledge of English or Hindi or Qualifying license for driving cars or heavy vehicles with at least 3 years experience. (ii) Middle School certificate will be preferred.	6 months	Age limit—No. Qualification, Experience etc.—Yes.	(See entry in col. 5).	
Do.	(i) Middle School Certificate from a recognised School. (ii) Experience in dup- licating Machine (a) certificate in support of experience is essen- tial).		(i) Age limit—No, (ii) Qualification & Experience—Yes.	From Daftry's grade.	
Maximum 25 Minimum 18	Middle School Certificate from a recognised School.	6 months	Do.	From Daftry's grade, but the individual should have an experience of three years in this grade.	
Do.	Do.	Do.	Do.	From Peon's grade, but the individual should have an experience of three years in this grade.	***
Do.	Do.	Do.	Do.	•••	***
Do.	Nīl	Do.	***	***	,***
Do	Nil	Do.	***	***	***
Do.	Nil	Do.		***	••

(No. F. 11-172/59-LSG.)

B. S SRIKANTIAH, Deputy Seey.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

CORRIGENDUM

New Delhi, the 20th June 1961

GS.R. 855—In the Ministry of Scientific Research and Cultural Affairs Notification No. F. 25-18/61 C2, dated the 15th June 1961, against serial No 7 for the words "Mr Justice P Rajamannar" read "Dr P V. Rajamannar"

[No. F.25-18/61 C 2]

V. P. AGNIHOTRI, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS (Department of Communications and Civil Aviation) (Posts & Telegraphs Board)

New Delhi, the 20th June 1961

- G.S.R. 856.—In exercise of the powers conferred by section 7 of the indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes the following rules further to amend the Indian Telegraph Rules, 1951, namely.——.
- 1 These rules may be called the Indian Telegraph (Seventh Amendment) Rules 1961.
- 2. In clause (d) of Rule 18 of the Indian Telegraph Rules, 1951 (hereinafter referred to as the said rules), the following entry shall be omitted, namely
 - "MP. (Rule 86)". to be delivered into the hand of the addressee himself
 - 3. For rule 86 of the said rules, the following shall be substituted
 - "86. Persons to whom telegrams may be delivered.—An inland telegram taken to the addressee's place may be delivered either to the addressee or an adult member of his family, to any person in his service, to his lodgers or guests, or to the porter of the hotel or the house"

[No 35/15/61-T2]

S. R. BANERJEE, Controller of Telegraph Traffic.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 22nd June, 1961.

- GSR. 857—In exercise of the powers conferred by section 38 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following further amendments to the Industrial Disputes (Central) Rules, 1957, the same having been previously published as required by sub-section (1) of the said section, namely:—
- 1. These rules may be called the Industrial Disputes (Central) Amendment Rules. 1961.
- 2. In the Industrial Disputes (Central) Rules, 1957, hereinafter referred to as the said rules, for the rule 10A, the following rule shall be substituted, namely:—
 - "10A Parties to submit statements—The employer or the party representing workmen involved in an industrial dispute shall forward a statement setting forth the specific matters in dispute to the Conciliation Officer (Central) concerned whenever his intervention in the dispute is required"

- 3. In rule 10B, of the said rules,
 - (i) for sub-rule (1), the following sub-rule shall be substituted, name-ly:—
 - "(1) Where the Central Government refers any industrial dispute for adjudication to a Labour Court, Tribunal or National Tribunal, within two weeks of the date of receipt of the order of reference, the party representing workmen and the employer involved in the dispute shall file with the Labour Court, Tribunal or National Tribunal, as the case may be, a statement of the demands relating only to the issues as are included in the order of reference and shall also forward a copy of such statement to each one of the opposite parties involved in the said dispute:

Provided that where the Labour Court, Tribunal or National Tribunal, as the case may be, considers it necessary, it may extend the time limit for filing of such statement;".

(ii) in sub-rule (2), in the second proviso for the words "filing of rejoinder by any party" the words "filing of such rejoinder" shall be substituted.

[No. 1/98/60-LRI-Am, XV.]

A. L. HANDA, Under Secy.